

2009 DRAFTING REQUEST**Senate Amendment (SA-SB533)**Received: **04/09/2010**Received By: **phurley**Wanted: **As time permits**

Companion to LRB:

For: **Jeffrey Plale (608) 266-7505**By/Representing: **Katie**

May Contact:

Drafter: **phurley**Subject: **Justice - criminal**

Addl. Drafters:

Extra Copies:

Submit via email: **YES**Requester's email: **Sen.Plale@legis.wisconsin.gov**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Limit on funds expended

Instructions:

See attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	phurley 04/09/2010	nmatzke 04/09/2010	jfrantze 04/09/2010	_____	cduerst 04/09/2010	cduerst 04/09/2010	

FE Sent For:

<END>

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/1	phurley	/1 nwn 4/9	Jb	4/9			

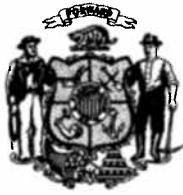
FE Sent For:

<END>

S:\LFB Share\PO\Current Work\4-10 Crime Alert Network Insert.doc

(3) The department shall only utilize program revenue amounts deposited to and expended from its s. 20.455(2)(gp) appropriation, including fees charged under sub. (2), to develop, administer, and maintain the integrated crime alert network under sub. (1).

*May not
utilize
general*



2009 SENATE BILL 533

February 11, 2010 - Introduced by Senators PLALE, TAYLOR, LASSA, CARPENTER, LEHMAN, LAZICH, COWLES, HANSEN, SULLIVAN and OLSEN, cosponsored by Representatives HRAYCHUCK, BIES, JORGENSEN, TURNER, STASKUNAS, PETROWSKI, TOWNSEND and HONADEL. Referred to Committee on Judiciary, Corrections, Insurance, Campaign Finance Reform, and Housing.

1 **AN ACT** *to amend* 20.455 (3) (g); and *to create* 20.455 (2) (gp) and 165.785 of the
2 statutes; **relating to:** an integrated crime alert network and making an
3 appropriation.

Analysis by the Legislative Reference Bureau

Current law requires the Department of Justice (DOJ) to perform criminal investigations for crimes of statewide import and to provide information to all law enforcement officers within the state, to federal investigators, and to law enforcement agencies in other states. Current law requires DOJ to provide informational bulletins by mail or its telecommunications system.

This bill allows DOJ to create an additional informational network to provide information regarding known or suspected criminal activity, crime prevention, and missing or endangered persons to state agencies, law enforcement officers, and members of the private sector. Under the bill, DOJ may charge a fee to members of the private sector that opt to receive information from the network.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

4 **SECTION 1.** 20.455 (2) (gp) of the statutes is created to read:

SENATE BILL 533

20.455 (2) (gp) *Crime information alerts.* All moneys received as fee payments under s. 165.785 (2) and all moneys received as gifts, grants, or donations for the provision of services under s. 165.785 (1) and the provision of a crime alert network.

SECTION 2. 20.455 (3) (g) of the statutes is amended to read:

20.455 (3) (g) *Gifts, grants and proceeds.* All moneys received from gifts and grants and all proceeds from services, conferences, and sales of publications and promotional materials to carry out the purposes for which made or collected, except as provided in sub. (2) (gm) and (gp).

SECTION 3. 165.785 of the statutes is created to read:

165.785 Crime alert network. (1) In addition to its duties under ss. 165.50 and 165.78, the department may develop, administer, and maintain an integrated crime alert network to provide information regarding known or suspected criminal activity, crime prevention, and missing or endangered persons to state agencies, law enforcement officers, and members of the private sector.

(2) The department may charge a fee to members of the private sector who receive information under sub. (1).

SECTION 4. Nonstatutory provision.

(1) POSITION AUTHORIZATION. The authorized FTE positions for the department of justice are increased by 1.0 PR position, to be funded from the appropriation under section 20.455 (2) (gp) of the statutes, as created by this act, for the purpose of developing, administering, and maintaining an integrated crime alert network.

(END)

Hurley, Peggy

From: Buhrandt, Katie
Sent: Friday, April 09, 2010 11:46 AM
To: Hurley, Peggy
Subject: RE:

Peggy, that looks great. I think we can go ahead and draft it with this language. And, as we discussed before, please also include in this amendment the removal of the position authority.

Thank you, again!

Katie Buhrandt
Office of State Senator Jeff Plale
katie.buhrandt@legis.wisconsin.gov
608.266.7505

From: Hurley, Peggy
Sent: Friday, April 09, 2010 10:35 AM
To: Hurley, Peggy; Buhrandt, Katie
Cc: Onsager, Paul
Subject: RE:

Follow-up after talking with Paul:

(3) The department shall only utilize program revenue amounts deposited to and expended from the appropriation under s. 20.455 (2) (gp) to develop, administer, and maintain the integrated crime alert network under sub. (1).

This changes the "may only" to a "shall only" and corrects the word "amounts."

P

From: Hurley, Peggy
Sent: Friday, April 09, 2010 10:20 AM
To: Buhrandt, Katie
Cc: Onsager, Paul
Subject: RE:

No problem. Paul was just in my office and he worked up language that he believes suits your intent:

(3) The department may only utilize program revenue mounts deposited to and expended from the appropriation under s. 20.455 (2) (gp) to develop, administer, and maintain the integrated crime alert network under sub. (1).

Does that work for you?

From: Buhrandt, Katie
Sent: Friday, April 09, 2010 10:18 AM
To: Hurley, Peggy
Subject: RE:

It would be preferable to do just one amendment, please. Sen. Plale plans to introduce it on the floor on Tuesday so the fewer steps, the better!

Thank you for your help. I know timing isn't great but we didn't get word of this until yesterday.

I appreciate it!

Katie

Katie Buhrandt
Office of State Senator Jeff Plale
katie.buhrandt@legis.wisconsin.gov
608.266.7505

From: Hurley, Peggy
Sent: Friday, April 09, 2010 10:04 AM
To: Buhrandt, Katie
Subject: RE:

Thanks for the heads-up, Katie. Do you want a separate amendment that removes the position authority, or do you want it as part of whatever Paul gives me?

From: Buhrandt, Katie
Sent: Friday, April 09, 2010 10:03 AM
To: Hurley, Peggy
Subject:

Peggy,

Paul Onsager from LFB will be calling you to discuss an amendment that we would like to draft for SB 533, the crime alert network bill. You drafted it for us, and leadership has asked for an amendment. Leadership also recommended that I work with Paul to ensure that the language we want is included.

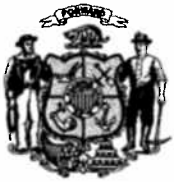
In addition to what Paul discusses with you, we would also like the amendment to remove the position authority granted to DOJ in the original bill.

If you have any questions, please let me know. I'll be in contact with you again at some point today.

Thank you!

Katie

Katie Buhrandt
Office of State Senator Jeff Plale
katie.buhrandt@legis.wisconsin.gov
608.266.7505



State of Wisconsin
2009 - 2010 LEGISLATURE

Today

LRBa2114/1
PJH:f:....
nwn

SENATE AMENDMENT ,
TO 2009 SENATE BILL 533

- 1 At the locations indicated, amend the bill as follows:
- 2 1. Page 2, line 17: delete lines 17 to 21 and substitute:
- 3 +o " (3) The department shall only utilize program revenue amounts deposited
- 4 into and expended from the appropriation ^{account} under s. 20.455 (2) (gp) to develop, ^{credited}
- 5 administer, and maintain the integrated crime alert network under sub. (1)."
- 6 (END)